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15	Counsel for 1 turning		
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRICT OF CALIFORNIA		
18	HUNGERSTATION, LLC	Case No. 3:19-cv-5861-JCS	
19	Plaintiff,	STIPULATION TO EXTEND TIME	
20	V.	TO RESPOND TO INITIAL COMPLAINT BY 30 DAYS (L.R. 6-	
21	FAST CHOICE LLC d/b/a PACE and	1)	
22	INSPIRING TRADING APPS LLC		
23	d/b/a SWYFT,		
24	Defendants.		
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BARNES &
THORNBURG LLP
ATTORNEYS AT LAW
LOS ANGELES

Stipulation to Extend Time to Respond to Initial Complaint by 30-Days; 3:19-cv-5861-JCS

1 **STIPULATION** 2 Pursuant to Northern District Local Rule 6-1(a), Plaintiff Hungerstation, LLC ("Hungerstation") and Defendant Inspiring Trading Apps, LLC d/b/a Swyft 3 4 ("Swyft"), by and through their undersigned counsel of record, hereby stipulate as 5 follows: WHEREAS, the Parties have agreed to continue Swyft's deadline to answer 6 7 or otherwise respond to Hungerstation's Complaint thirty days until November 20, 8 2019; 9 WHEREAS, this brief extension will not alter the date of any event or any 10 deadline already fixed by Court order; 11 NOW THEREFORE, IT IS HEREBY STIPULATED THAT: 12 The deadline for Swyft to answer or otherwise respond to Hungerstation's 13 Complaint is hereby extended thirty days to November 20, 2019. 14 Dated: October 17, 2019 **BARNES & THORNBURG LLP** 15 16 By: /s/ *Kevin D. Rising* Dated: 10/22/19 17 Kevin D. Rising Garrett S. Llewellyn IT IS SO ORDERED 18 Attorneys for Defendant Judge Joseph C. Spero Inspiring Trading Apps, LLC d/b/a 19 Swyft 20 21 22 23 24 25 26 27 28

1	Dated: October 17, 2019 GOODWIN PROCTER LLP
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3	By:/s/ Luc Dahlin
4	Neel Chatterjee Luc Dahlin Daniel Mello
5	Attorneys for Plaintiff, Hungerstation, LLC
6	Trungerstation, ELC
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8	Pursuant to Local Rule 5-1(i)(3), I, Kevin D. Rising, attest that all other
9	signatories listed, and on whose behalf this filing is submitted, concur in the filing's
10	content and have authorized the filing.
11	/s/ Kevin D. Rising
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& LLP	2. Stipulation to Extend Time to Respond to Initial

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